# LEGISLATION AND LEGISLATORS

**County Commissioners Are** Working for Charity.

HAVE SYMPATHY IN HEART

NEED ADDITIONAL OFFICERS, HOWEVER, TO HELP IT ALONG.

At least two of the county commis sloners threaten to resign unless this 
 bill is passed. Out of the sympathy

house bill No. 22 was under consider-ation in the house yesterday. This bill re-enacts section 511, which already contains fifty-two subdivisions and is nine printed pages in length; the new bill is printed pages in length; the new bill is twenty typewritten pages in length. The clerk started in bravely to read the bill. He had progressed only a little way when some one suggested that the committee or some one else explain the changes. It transpired that there was no one prepared at the time to do it, the members of the committee "sidestepping" the job with the best of their ability, which was not very good.

The changes proposed to be made in the present law are three in number:

the changes proposed to be hade the present law are three in number: Providing an assistant county physician; providing a pauper clerk, and legalizing acts on the part of the board in connection with the literature. tion with the indigent poor. These points were contained in three bills presented by Russell a short time ago. 118, 119 and 121. All of these were killed. It was said at the time that they were killed because they did not re-enact the whole law but there seems to be some doubt. law, but there seems to be some doubt

Anyhow, after everybody had talked, the bill was made a special order for Satur-

#### STATE TO RELIEVE SETTLERS' DESTITUTION

Senator Alonzo Brinkerhoff has called the attention of the governor and the legislature to the destitution of about 500 persons living in Uintah county on the newly opened Uintah reservation. Governor Spry and President Gardner are active in arousing public interest in these poor peo-ple and an appropriation from the legislature to relieve the needs of these people

The people who are now destitute came to Utah to locate land on the newly opened and he was given an opportunity to speak. The death of the measure was reservation and to build homes for themselves. The land was laken up to the server of th selves. The land was taken up, but for two years their crops have been failures, floods have made them practically home-less, their cattle and horses are dying of starvation and their children are sufferng from the lack of sufficient food and

Their condition is attracting the attention of charitable people and church or-ganizations, so that in addition to what

## HORSES AND CATTLE

a late hour last evening after a long debate. This bill provides for the creation of a state bounty fund to be used for the extermination of wild animals. This fund is to be raised and maintained by an appropriation of \$20,000 by the state and the levying of a tax equivalent to 2 mills on horses and cattle and 4 mills on sheep.

be taxed on their teams and milch cows if the bill prevalled, for the benefit of the sheep men. Many instances, how-ever, were cited where cougars, mountain Hons, bears and other predatory animals destroy livestock. One of the members said that \$500,000 worth of stock was oyed in this state every year by wild

ful, an effort will be made to induce congress to set apart a section of the public domain to be sold for the benefit of the work of exterminating the range

#### COMMITTEES REPORT ON THIRTY-SIX BILLS

adverse reports nine bills, returned four bills with no recommendation, and submitted majority and minority reports on one bill. The bill on which there were two reports was senate bill No. 148, providing for sulcon regulation, county and state option. None of the other bills reported on save the bill directed against.

The bill making it vossible to Sunday theatres was of more than passing interest. The theatre-closing bill was returned by the judiciary committee with- favorably yesterday

All of the committee reports were adopt ed, save those on senate bill 148, which were made a special order for this morning. The bills reported favorably and the bills on which no recommendation was made were placed on the calendar in their regular order for final passage. The bills reported adversely were killed.

## There are many things to be bought

## MARCH

For Instance-

COLD CREAM CAMPHOR ICE TOILET CREAM and SKIN FOODS

Everything you need can be found

The B. F. Ott Drug Co's Up-to-Date Store

signed to Probihit Compelling of Meter Deposits.

Three bills introduced by Russeil in the house, Nos. 103, 104 and 111, were killed in the house yesterday. One of these bills fixed the rates for telephone rentals, and another required the two systems in Salt Lake—and elsewhere, for that matter—to provide interchange of connections. The meter rate bill was intended to prevent the collecting of deposits of \$10 for meters

the collecting of deposits of \$10 for meters and other devices for measuring gas, electric light and water consumption.

Mr. Clegg said that there was ample evidence that there existed a combination between the two telephone companies, but that the data in the way of proof fully At least two of soloners threaten to resign unless to be sloners threaten to resign unless to of their hearts these two commists of the problem of the poor.—E. C. Ashton, the representative from Salt Lake County to substantiate this charge was not at hand. He declared that the rental rates were exorbitant. He asked for more time in which to prepare for the final consideration of the bills.

Mr. Clegg sand
idence that there existed a confusion between the two telephone companies, but that the data in the way of proof fully to substantiate this charge was not at hand. He declared that the rental rates were exorbitant. He asked for more time in which to prepare for the final consideration of the bills.

Mr. Clegg sand

committee for a month and it was high time that something was done with them. There had been ample opportunity to consider the bills in committee.

The vote against the bills was over-

## LEGISLATIVE BRIEFS.

Senate bill No. 31, increasing the salary of the stenographer of the supreme court from \$1,200 to \$1,800, was passed by the house yesterday.

Members of the legislature will visit Bingham Canyon Monday or Tuesday. They will be the guests of the Bingham Canyon Commercial club.

House bill No. 196, providing for the claim of the architects Ware & Treganza for making plans for a capitol building, was referred to the committee on claims

For the second time house bill No. 97 relating to certain exemptions from inheritance tax, was killed in the house yesterday. Inasmuch as Mr. Nielson of San Juan, the author of the bill, was not present when the bill came up before on committee report adversely, the case was reported and he was given an opportunity.

The house yesterday passed senate bill No. 45, appropriating \$2,500 for the relief of William Forsperg, of the state university, whose hand was hopelessly burned and permanently crippled while operating a ploture machine at the state

Governor Spry sent to the house yes ganizations, so that in addition to what the legislature may contribute another large sum to relieve their wants will probably be raised in the larger cities of the state.

HORSES AND CATTLE

TAXED FOR BOUNTY

House bill. No. 161 passed the house at late hour last evening after a long of the bill provides for a commission of three to pass on plans for school houses costing more than \$1.000. It had been amended to death Wednesday night by making the limit with the control of the superintendent of the control of the superintendent of the super

ing to contributory negligence and assumed risk by employes, and making provisions for the recovery of damages, was killed by the house judiciary committee vesterday. A minority report was signed by Mr. Clegg, favoring the passage of the

The committee on labor, which had un-ier consideration house bill No. 219, intended to abolish the board of public works in Salt Lake City, asked that the oill be sent to the committee on municipal corporations, and this was done.

Favorable report was made in the house hibiting persons under 21 years of age in operating engines, motors or other power devices attached to hoists in mines.

ON THIRTY-SIX BILLS

Senate committees yesterday reported favorably on twenty-two bills, killed by It is designed to help the sanitation of

Senate bill No. 3 relating to the appointment of delegates to the annual convention of health officers, was favorably

The bill making it possible to organize county mutual life insurance companies, introduced by Mr. Hansen, was reported

The insurance committee of the house recommended that house bill No. 192, by Ashton, requiring that employers furnish

Senator Horsley yesterday introduced a bill appropriating \$1.600 for building a wagon road over Johnson pass in Tooele President Taft | county, the appropriation to be made with the proviso that the county commissioners also appropriate \$2,000 for this pur-

A bill to erect the new armory on the capitol grounds was introduced by Sena-tor Williams yesterday.

\$25.00-California-\$25.00. SALT LAKE ROUTE now selling Colonist Tickets, above rate to San Francisco, San Joe, Santa Barbara, San Diego, Los Angeles, etc. Call 169 South Main.

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## Denounced on Floor of the Senate.

SENATOR WILSON'S REPLY

HE THINKS PARTY ORGAN IS IN THE SAME CLASS.

The third bulletin of the Republican Prohibition league caused more than a mild sensation yesterday morning in the senate. The bulletin which aroused the senators purported to tell the story of how the deal between the Republican politicians and the liquor interests was made and by clever innuendo made it plain that Senator Carl Badger was to be given credit for the coup by which the liquor dealers were taken into the Republican camp. To these charges the name of A. S. Reiser as member of the executive commitser as member of the executive commitser. ser as member of the executive commit-tee of the Republican prohibition campaign was signed.

Immediately after the senate convened yesterday three of the senators who have been the especial objects of attack by "The Daily Bulletin," Senators Badger, Bullen and Kuchler, rose to points of personal privilege and denounced the publication. Senator Badger was velocoment in House bill No. 109, providing better fa-cilities for children in adjoining districts attending high schools, was passed.

The enacting clause was stricken out in house bill No. 109, providing better fa-cilities for children in adjoining districts and Kuchler spoke in a good-natured vein. Senator Wilson, the prohibition leader in the senate, denounced in terms scarcely less vehement than those of the other sen-The enacting clause was stricken out in house bill No. 151, providing for the performance of duties without fees by officers and exemption of poor persons furnishing cost bonds. This bill was submitted by Ashton and was a duplicate of a bill previously presented by Russell and killed.

The enacting clause was stricken out less vehement than those of the other senators the Inter-Mountain Republican. It becomes that the publishers of "The Daily Bulletin" be brought before the senate and charges preferred against them. Senator Wilson urged that the owners and editors of the Inter-Mountain Republican be brought before the senate. Just before the senate convened M. C. Just before the senate convened M. Cram of Provo, who besides being the in ventor of a combination froning board and stepladder, is an ardent politician, was ejected from the senate chamber and told

## that he would be arrested if his offense were repeated. Cram came on the floor of the senate to distribute "bulletins" to the desks of the members. Senator Badger's Protest.

Just after roll call and the prayer by the chaplain, Senator Badger was recog-He said: "Mr. President, I arise to a question of personal privilege. I have endured in si-lence the insinuation and misrepresenta-tion arising out of the heat of the present temperance agitation. I have forgiven and forgotten much that can be ascribed to ceased to be a virtue.
"I hold in my hand a paper headed The

Daily Bulletin, No. 3, which has been placed on the desks of members of both houses. This paper charges in an indirect manner that in the month of March; 1908, I attended a meeting of politicians at which the subject of prohibition was discussed, and at which it was decided that no prohibition legislation should be enacted at this session of the legislature.

"Mr. President, the charge is an absolute, unqualified falschood. I have never the subject of prohibition that in the month of March, 1908, the house of representatives, says there is some mistake in our bulletin of yesterday as to the council of politicians said to have been held in March of last year. He says the meeting could not have been held in March, with Reed Smoot present, as Mr. Smoot was in Washington at that time.

"We are inclined." att. President, the charge is all absolute, unqualified falsehood. I have never at any time or place, before or since the last election attended any meeting of politicians at which the subject of temperance legislation has been discussed, even remotely. I have never attended any meeting at which Senator Smoot was present, or any federal official was present at which the subject of temperance has been referred to. I have discussed this question since the prohibition movement com-menced, about the first of January of this

lates it a liar. His heart and head are of that caliber that he needs not lift his belly from the dust in which he crawls

for just this sort of slander to appeal to his contemptible instincts." Senator Kuchler said that if Senator Badger desired to move that the person who circulated the story referred to be brought before the senate he would sup-port the motion. Senator Badger said he did not care to carry the matter further than to enter his vigorous denial.

### Senator Bullen's Denial.

it is that it is a lie. I have not received any letter from Congressman Howell advising me to vote against the bill in quastion, or for or against any other bill. Mr. Reiser is the only person I know of who has appealed to Mr. Howell asking him to instruct me what to do.

"I have not shown Joel Ricks any letters of any kind. I have not even talked with him on this question pending beach other's company. Was evidence to him that they were members of a com-

quiring that employers furnish insurance policies, be not insurance policies.

Senator Kuchler followed. He said: Senator Kuchler followed. He said:
"Mr. President: "I also wish to be heard upon the question of personal privilege, but will be brief in my remarks. I will say that I am one of the three senators referred to in the scurrilous little sheet that has made its appearance within the past few days under the title of 'Bulletin 1, 2 and 3.' The statements made regarding me are infamous lies, excepting those wherein I am accused of being the statements and the same are infamous lies, excepting the same are infamous lies. Senator Benner X. Smith yesterday introduced a blanket bill validating all of the acts of any and all of the county commissioners in Salt Lake county with reference to payment of commissioners clerks, pauper clerks, assistant county physicians, additional office help and other expenses. Bills covering the same subject were killed in the house.

Bulletin 1, 2 and 3. The statemous lies, excepting those wherein I am accused of being friendly to certain people. I am friendly to those people named—lifelong friends—and I hope that those gentlemen referred to may live many years and may continue to be my friends. I have not been swept off my feet by the wave of public clamor, which even now is ebbing fast, and I have been sincere in acting as I have.

A resolution introduced yesterday by Senator Benner X. Smith provides for the appointment of a commission to investigate the system of record keeping in state office, especially with reference to transfers of land titles, the commission to report to the next legislature. This resolution was suggested by the governor's message.

Mary James, daughter of Daniel James, sergeant-at-arms of the senate, is recovering from the accident on the Wendover excursion on Wednesday, when her thumb was seriously crushed. Sergeant-at-Arms James has expressed his gratitude of D. S. Spencer of the Short Line, and to all of the Western Pacific officials, for their kindnesses at the time of the accident.

Clamor, which even now is ebbing fast, and I have been sincere in acting as I have in reading as I have in regard to the comic valentine style of newspaper, I only hope those publishers have in regard to the comic valentine style of newspaper, I only hope those publishers have in regard to the comic valentine style of newspaper, I only hope those publishers have in regard to the comic valentine style of newspaper, I only hope those publishers have in regard to the comic valentine style of newspaper, I only hope those publishers have in regard to the comic valentine style of newspaper, I only hope those publishers have in regard to the comic valentine style of newspaper, I only hope those publishers have in regard to the comic valentine style of newspaper, I only hope those publishers have in regard to the comic valentine style of newspaper, I only hope those publishers have in acting as I have in reading it.

The friends referred to in the "bulle-tim" and in Senator Kuchler's remarks were no doubt Captain E. T. Hulaniski, senator from Weber, and Fred J. Kiesel, former state senator from Weber.

Senator Vilson denounced bitterly the Inter-Mountain Republican, "the official organ of the Republican party in Utah."

He said that if there was to be an accounting for scurrilous articles it should be sufficiently extensive to include the be sufficiently extensive to include the newspaper as well as the pamphlet. The Republican he said, was bitter in its attacks on all who saw fit to advecate prohibition. The Republican had denounced him and other loyal Republicans, and it was to be made to account for it before it was over. He did not attempt to justify the "bulietin." but declared that the Republican had been equally bitter in its fight against prohibition.

There was no further discussion of the subject and the regular order of business proceeded.

Late yesterday afternoon Bulletin No. 4 made its appearance. When asked last night for a reply to Mr. Badger's speech, A. S. Reiser, editor of the "bulletin," called attention to this paragraph in Bulletin No. 4:

"Harry S. Joseph, former speaker of

"Harry S. Joseph, former speaker of

# MAKE THREATS TELEPHONE BILLS GADFLY GETS RISE SENATE ACTS ON TWO REPORTS ON OF RESIGNATION ARE PUT TO DEATH FROM SENATORS MANY MEASURES LIQUOR MEASURE

Representative Ashton Says Like Fate Overtakes Bill De- Prohibition Bulletin Is Bitterly Ten Bills Are Passed, One Is Members of Committee on Killed and Two Sent Back to Committees. Disagree With Chairman.

> Ten bills were passed by the house yesterday, one killed and two sent back to the committees from which they came. Twenty bills are still on the senate calendar to come up for final passage today as unfinished business, and twenty-six others reported out of committee are also on the calendar for final passage. The only bill killed was that of Senator Wilson, providing for safety appliances for passenger hoists in mines. The senate was doubtful as to the merit of the protection offered and several declared the bili was 8 for and 9 against the meas-

The two bills recommitted were senate The two bills recommitted were senate bills 124 and 141. Senate bill 124 provides for the setting aside of a per cent of the state funds for the use of the University of Utah, the branch normal and the Agricultural college. The bill was killed Tuesday, but yesterday the vote was reconsidered and referred back to the committee which made state-wide prohibition the discount of the committee which made state-wide prohibition to be held in July of 1910, providing 10 per cent of was reconsidered and referred back to the committee on education. The other measure, senate bill 141, came up for final passage, but the opposition was such that as a skirmish move John Y. Smith had it referred back to the committee on agriculture and irrigation to save it from defeat. The bill provided for the exchange of irrigating waters by companies and individuals. and individuals.

Senate bill 104, creating a state text temperance agitation. I have forgiven and forgotten much that can be ascribed to the zeal of good people, but patience has ceased to be a virtue.

"I hold in my hand a paper headed "The location and the forgiven of a state capitol."

"We are inclined to think Mr. Joseph is right in this particular, and our informant must have made an error as to the date of the meeting. Our informant was very firm on two points, namely:

1. That Reed Smoot was present at the meeting, and 2 that the meeting and 2 that the meeting are meeting: and 2. that the meeting was held before the appearance of prohibition articles in the Inter-Mountain Republican. As those articles began to make their appearance in the latter part of March, it was natural to fix the time of the meeting at an earlier date in the same menced, about the first of January of this year, with every person whose views, it seemed to me, might be entitled to weight in the settlement of this problem. I have never heard my name associated with any alleged meeting of politicians or office holders at which this matter was discussed, until I read it in a paper this morning.

"I pronounce the charge infamously and cowardly false and the man who circulates it a liar. His heart and head are bunch and assistants were present, in-cluding himself, and that the meeting was held in a downtown office, but that the coming election was not discussed, though candidates for the election were considered, and when asked if the candi-date for governor was under considered. date for governor was under considera-tion. Harry declined to answer. Harry says the young attorney referred to in the article is Senator Badger, and the prospective candidate for the supreme bench, Judge McCarty, and when we asked him if the latter prospective candidate could not have meant Judge Breeden, he answered impulsively: 'No, Breeden wasn't there!' 'Well, was Judge

Senator Bullen followed. He, too, rose to a point of personal privilege. He began by reading a paragraph from "Bulletin No. 2:"

"But there remains that letter to Senator Bullen which Joel Ricks stated in a public meeting at Logan that he had seen, advising Bullen to vote against prohibition in the legislature."

"Referring to this statement I want to say that the only thing the matter with it is that it is a lie. I have not received any letter from Congressman Howell advising me to vote against the bill in question, or for or against any other bll. Mr. Rejser is the only person I know of who



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# THUGS KILL MAN

tilated that recognition was nearly im-Manufactures and Commerce

BILL NOW PROVIDES FOR VOTE ON STATE-WIDE PROHIBITION.

NEW AMENDMENT IS ADDED

The committee on manufactures and ommerce, which has charge of the proposed liquor legislation, yesterday sub-hat the miners were no safer in a cage han in an open elevator. The vote on 148, of which the committee is the author. One by Chairman Kuchler, recin July of 1910, providing 10 per cent of bill as it now stands possesses a pe-The bills passed were:
Senate bill 154, by Bulien, providing that school districts shall use the same text books for five years.

Senate bill 114, by Miller, setting aside pre-haif mill tax for high school purlation of three different plans of temperance legislation, from regulation through the local option stage to state-wide prohibition. The first part of the bill provides for regulation of the most stringent nature, inlation of the most stringent nature, in-

senate bill 22, by Sevy, providing for the distribution of notices of tax sales. House bill 31, by Hoiman, compelling justices to hold inquests on request in cases of accidental death.

Senate bill 166, by Wilson, improving Lied of range cattle.

Senate bill 187, by Badger, creating a board of park commissioners in cities of the first class.

Senate bill 188, by committee on agriculture and irrigation, revising present irrigation laws.

Senate bill 94, by Badger, increasing powers of city councils with reference to the creation of park districts, and the jurisdiction over manufacture and sale of food products.

Senate bill 104 creating a state text der for 10:15 o'clock this morning. The new section of the bill added by the majority of the committee, provid-

#### ing for state option, follows: Special Prohibition Election.

"Sec. 89-If 10 per cent of the registered votes of each county shall file petitions therefor, a special election snall be held for the entire state of Utah on the first Monday in June, A. D. 1910, to determine whether intoxicating liquors shall be manufactured and sold within the state of Utah as a whole. The special election provided for in this section shall be convicted. cided for in this section shall be con-

rided for in case of an election for state Bombino told of how when he and Bar 'The secretary of state shall, as provided for in case of amendments to the con-stitution, prepare, certify and transmit to

the county clerk of each county, two sam-ple ballots for the election herein provided for. The said ballots shall be worded substantially as follows:
"Ballot for — voting district county, for prohibition election to be held on the first Monday in June, A. D. 1910. Vote for or against prohibition of the manufacture and sale of intoxicating li-

quors for beverage purposes for the en-tire state of Utah.

"Mark X in the square at the right.

"For prohibition-." Against prohibition "The special election herein provided for shall not interfere with the holding at the same time of an election as provided in this act for any county, subdivision of a county, precinct and voting district thereof, but all petitions, notices and ballots for the special election herein provided for many contains provided for may contain provisions for and election for such county, subdivision of a county, precinct and voting district, as well as for precinct and voting district, as well as for such special election. All petitions, no-tices and ballots for the special election herein provided for shall conform as near-ly as possible to forms for petitions, no-tices and ballots provided for in this act, except that such petitions, notices and ballots shall contain words indicating that a special election is to be held on the first Monday in June, A. D. 1910, to determine whether intoxicating liquors shall be man-ufactured and sold within the state of Utah as a whole.

After

## For State-Wide Prohibition.

"The county clerk shall furnish such ballots to the various precinct and voting district officials as provided in this act and in conformity with the general election laws of this state. All parts of act and in conformity with the general election laws of this state. All parts of this act not inconsistent with the provisions of this section shall apply to and govern the holding of the special election herein provided for. The general election laws of this state shall apply to and govern the election provided for herein in all cases where the same are not repugnant or inapplicable hereto. Registration, as in cases of county elections, shall be provided for in all voting districts. Returns shall be made to the board of county commissioners as provided in the general elections laws in elections for county officials, and where elections for a county, subdivision, precinct or voting district thereof, in addition to the special election herein provided for, have been held, the result of such election shall be declared and shall have the same force and effect as elections under the provision of this act and as though no special election were held except as hereinafter provided. of this act and as though no special election were held except as hereinafter provided. The board of county commissioners shall canvass the returns and shall certify to the secretary of state the number of votes for and against prohibition in the entire county. The board of state canvassers shall canvass the returns and shall declare the results thereof as in cases of general elections. If a majority of such votes cast in such election in the entire state shall be for prohibition, the governor shall make proclamation thereof and shall by order prohibit the manufacture and sale of intoxicating liquors within the state of Utah from and after the first day of July, [\$10, and the force and effect of such proclamation shall be the same as though each and every county of this state as a whole had voted for prohibition and the boards of county commissioners of each and every county and prohibited the manufacture and sale of intoxicating liquors in each and every county of this state as a worded in Section in the first day of July, [\$10, and the force and effect of such proclamation shall be the same as though each and every county of this state as a whole had voted for prohibition and the boards of county commissioners of each and every county and prohibited the manufacture and sale of intoxicating liquors in each and every county of this state as a worded in Section in the entire country of this state as a worded in Section in the office of the death of Barnett occurred yesterday after of the death of Barnett occurred yesterday after on what no country after the finding of the body. A Heraid reporter gave the first intimation to the aged father and befallen their son.

With the same yes deal of intoxicating liquors with the state of Utah from and after the first intimation to the aged father and befallen their son.

With the same of the death of years, which interest considerate and the first day of the body. A litter the finding of the body. A litter the finding of the body. A litter the first intimation to the aged prohibited the manufacture and sale of intoxicating liquors in each and every county of this state, as provided in Section 73 of this act. The boards of county commissioners of each county in which elections are held under the provisions of this act, in addition to the special election herein provided for, to determine whether intoxicating liquors shall be manufactured and sold, or either, in such county, subdivision, precinct or voting district thereof, shall declare the result of the vote for and against the manufacture and sale, or for any against the sale of intoxicating liquors, as provided in this act; such order to take effect on the first day of July,

1910. If any county as a whole shall vote against prohibition, and if the state shall as a whole vote for prohibition, the vote in the state shall prevail, and the proclamation and order of the governor shall operate in such county notwithstanding its vote against prohibition, provided, that if each and every county, as a whole, in this state, shall at the June election of 1909, vote "for prohibition," then the special election president provided shall not be 1939, vote "for prohibition," then the si cial election herein provided shall not

## FOR THREE DOLLARS. IN COLD BLOOD

Continued from Page 1.

possible. Close by him were the cuffs and shirt sleeves of one of his assailants, all blood-stained, and giving the mute evidence that the murderers had been coolly deliberate in their work, since one of them had taken time to tear off his blood-stained shirt sleeves after the crime had been committed. About 4 o'clock yesterday afterno Hugh Myers was arrested on suspicio Myers, who is a cripple with but hi right leg for use, told a story seeming ly straight, but contradicted by th blood stains on his shoe, crutch, and

also his blood-stained hat. Myers, however, gave the clue to the men who were implicated in the mur-

According to the story he told at headquarters after his arrest, he had been in Park City Wednesday morning, coming to Salt Lake in the after-

noon. He said: "There was a bunch of seven hoboes was among them, in Park City and trying to get out of there Wednesday I had enough money to pay my far-and bought a ticket. I noticed that one of the fellows, I don't know his name got on the trucks, but I don't know whether the others made it or not When I got into Salt Lake I rented hall cot in the American House, and went into room 42 to read a magazin About 8 o'clock Wednesday night the fellow I had seen getting on the truck came into the room, and I found ou that he and two other fellows had rent ed it for the night. I was pretty sleep and got up right away and went to m own bed in the hall. I went to slee pretty quick, and that's all I know about the thing. I never saw the murdered man.

Myers, however, did not explain just why he had chosen room 42 to go into to read, nor did he attempt to explain the matter of the blood-stained shoe crutch and hat. One of the stronges pieces of evidence against Myers is the hat itself, the story of which come from the saloon.

#### Exchanges Bloody Hat.

About 1 o'clock in the morning, about an hour after Barnett and his picked-up companions went upstairs to the roo one of the men came back into saloon, and throwing his hat on bar with a jocular remark that he didn't like to wear a hat, asked Mr Bombino if he couldn't borrow the lat-

vided for in this section shall be conducted in the following manner:

"The county clerks of the various counties shall, not less than fifty nor more than 120 days, before such election, certify to the secretary of state, if such be the fact, that petitions for thet special election herein provided for, signed by the requisite number of voters, have been filed in his office. If the county clerk of each county certify that such petitions have been filed with him, the governor shall make proclamation of such election as provided for in case of an election for state

V. Bombino, proprietor of the saloon said that on Wednesday night, the two men, who had later left with Barnett. were in the saloon most of the evening, and gave a good description of them. One was a man of stocky build, sandy beard, wore a black slouch hat with clothes ragged. The other was taller, measuring probably 5 feet 10 or 11 inches, black hair and wearing a cap. The first was an Englishman. Mr. Bombino told of how when he and Barnett were talking and shaking dice th two strangers approached and joined in the conversation, and later the three men left for the room at the invitation

of the "short, stocky" man. The strangest feature of the murde is that it could have been committee without some one hearing it at the time The rooms adjoining the death chamber were occupied, and there were a num-ber of men still awake in the near vicin ity of the room. The night clerk and those nearest the room in which the murder was committed assert that they neard no struggle or outcry, but had heard the sounds of laughter and pleasantry coming from that room. The supposition is that Barnett was either suddenly sprung upon and choked into silence before being beaten or that he was slienced with the first blow from a beer bottle. Although Barnett secured three bottles of beer before going to dro-carbon mines, and report to the legthree bottles of beer before going to the room, but one bottle was found in

### the chamber.

the room, but one bottle was found in the chamber.

Murder Was Deliberate.

The room had been rented by three men, these being provided for in a double below the provided for the protection and safety of all miners.

"Roselved further That the sum of the sum of the proper ventilation of metal mines." ble bed and a cot. While the room was probably not secured with the thought of committing crime, yet its condition and the room."

After striking down the helpless vic tim, the murderers had first gone through his clothing, then turning the tim, the murderers had first gone through his clothing, then turning the body to one side so that they might open the door, then threw a quilt over the lifeless form. The blows upon the skull and hands indicated that some of them had been made with a bottle that probably broke, its jagged edges inflicting gashes on the skull and hands as the latter were drawn up in protection, but if such were the case the fragbut if such were the case the frag-the principal one. The bill received only a few supporting

removed. Barnett was by trade a painter and paperhanger, and of late had been em-ployed by Al. Collins. On Wednesday at the close of the day's work he secured from Collins \$7.50, and this was the money he had been spending and inspecting the work now in progress. for which he was killed.

Barnett lived with his father and

### now orphans, aged 8 and 6 years.

Almost brutally the reporter had to break the news that twitched and

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Idaho Lower House Put Away Commercial Club Measure With Very Little Ceremony.

(Special to The Herald.) Boise, Ida., March 4.- The public a compromise for a railway committee bill, and strongly supported by the Commercial club, was killed in the house today with little ceremony. In comput-tee of the whole Woodward of Idaho county moved that the vote by which it had been recommended for passage be reconsidered, and it prevailed 27

McCutcheon made a vigorous fight in behalf of his measure, at the close of his remarks moving that it be recommended for passage. Lost, 14 to 36. Webster of Fremont moved that the committee recmmend that it be indefinitely postponed, which prevailed, 36 to 15. The report was adopted by the house with

#### out division. MAKE PROVISIONS FOR MINERS IN METAL MINES

The committee on smines and smelting yesterday reported unfavorably house bill No. 42, providing for the creation of the office of state inspector of mines and providing for the further protection and safety of all metal miners, and submitted the following house joint resolution in the place: islature two years hence, with a mea

# condition and the position of the body. MR. HAMMOND BELIEVES

RACE SUICIDE AN EVIL

### ----

votes.

Finest Ever. Most realist'e pictures of the great Panama canal, showing President Taft

and shaking in the convulsion of grief mother at 1209 West Third South street, the mother called for her boy to come and is survived by two little daughters, back to her, and in these cries reveal what may be considered coincidences Wednesday morning when Barnett left